

General Assembly

Amendment

January Session, 2009

LCO No. 6529

SB0056906529SR0

Offered by:

SEN. KANE, 32nd Dist.

To: Subst. Senate Bill No. **569**

File No. 839

Cal. No. 355

"AN ACT CONCERNING ENHANCEMENTS TO THE INLAND WETLANDS AND WATERCOURSES ACT."

- 1 After the last section, add the following and renumber sections and 2 internal references accordingly:
- "Sec. 501. Subsection (b) of section 22a-1f of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2009):
 - (b) Environmental impact evaluations shall not be required for (1) the Connecticut Juvenile Training School project, as defined in subsection (k) of section 4b-55, and the extension of such project otherwise known as the Connecticut River Interceptor Sewer Project, [or] (2) a project, as defined in subdivision (16) of section 10a-109c, which involves the conversion of an existing structure for educational rather than office or commercial use, or (3) a landside development
- project at a state owned airport managed by the Connecticut

 Department of Transportation Bureau of Aviation and Ports. For the
- Department of Transportation Bureau of Aviation and Ports. For the
- 15 purposes of this subsection, "landside development project" means a

6

7

8

10

11

12

sSB 569 Amendment

privately funded project on state owned airport property designated to 16 17 support aviation infrastructure under an existing approved master plan prepared in accordance with the applicable Federal Aviation 18 Administration Advisory Circular, where such project (A) includes up 19 20 to two hundred seventy-five thousand square feet of new hanger space

and additional related terminal and office space, and (B) was approved

by the applicable local land use agency on or before January 1, 2008." 22

21